

FILED IN UNITED STATES DISTRICT  
COURT, DISTRICT OF UTAH

187mm  
AUG 21 2023

IN THE UNITED STATES DISTRICT COURT  
DISTRICT OF UTAH

BY  GARY P. SERDAR  
CLERK OF COURT

DEPUTY CLERK

UNITED STATES OF AMERICA,

Plaintiff,

vs.

BRANDON REDFOOT,

Defendant.

**SPECIAL VERDICT FORM**

Case No. 2:18-cr-00527-1

Judge Clark Waddoups

We the jury, after having carefully reviewed all the evidence presented and all the instructions given to us in this case, find the following as to Defendant BRANDON REDFOOT:

1. As to **Count I** of the Second Superseding Indictment (*Murder in the Second Degree While Within Indian Country*), we unanimously find Mr. Redfoot:
- ☐ Not Guilty.

☒ Guilty.

If you have found Mr. Redfoot "Guilty" of Count I, **proceed to Paragraph No. 4.** If you have found Mr. Redfoot "Not Guilty" *or* were unable to agree on a verdict as to Count I, **proceed to Paragraph No. 2.**

2. As to **Voluntary Manslaughter**, we unanimously find Mr. Redfoot:
- ☐ Not Guilty.

☐ Guilty.

If you have found Mr. Redfoot "Guilty" of Voluntary Manslaughter **fill out the following special verdict and then proceed to Paragraph No. 4.** If you have found Mr. Redfoot "Not Guilty" or were unable to agree on a verdict as to Voluntary Manslaughter, **proceed to Paragraph No. 3.**

We unanimously find (beyond reasonable doubt) that Mr. Redfoot (check all that apply);

☐ Acted in a sudden quarrel.

☐ Acted in the heat of passion.

3. As to **Involuntary Manslaughter**, we unanimously find Mr. Redfoot:  
☐ Not Guilty.

☐ Guilty.

**Proceed to Paragraph 4.**

4. As to **Count II** of the Second Superseding Indictment (*Assault with a Dangerous Weapon While Within Indian Country*), we unanimously find Mr. Redfoot:  
☐ Not Guilty.

☒ Guilty.

If you have found Mr. Redfoot “Guilty” of Count II, **fill out the following special verdict and then proceed to Paragraph No. 5.** If you have found Mr. Redfoot “Not Guilty,” **proceed directly to Paragraph No. 5.**

We unanimously find (beyond reasonable doubt) that Mr. Redfoot (check all that apply):

☒ assaulted J.R. [Julio Rodriguez] in relation to Count II;

☒ assaulted R.G. [Rosa Garcia] in relation to Count II.

5. As to **Count III** of the Second Superseding Indictment (*Felon in Possession of a Firearm and Ammunition*), we unanimously find Mr. Redfoot:  
☐ Not Guilty.

☒ Guilty.

6. If you have found Mr. Redfoot “Guilty” of Count I (*Murder in the Second Degree While Within Indian Country*), then answer the charge in this paragraph. If you have found Mr. Redfoot “Not Guilty” or were unable to agree on a verdict as to Count I, skip this question and **proceed to Paragraph No. 7.**

As to **Count IV** of the Second Superseding Indictment (*Discharge of a Firearm During and in Relation to a Crime of Violence*), we unanimously find Mr. Redfoot:

☐ Not Guilty.

☒ Guilty.

If you have found Mr. Redfoot "Guilty" of Count IV, **fill out the following special verdict and then proceed to Paragraph No. 7.** If you have found Mr. Redfoot "Not Guilty" as to Count IV, **proceed directly to Paragraph 7.**

We unanimously find (beyond reasonable doubt) that Mr. Redfoot (check all that apply):

☒ used a firearm in relation to Count I;

☒ carried a firearm in relation to Count I;

☒ brandished a firearm in relation to Count I;

☒ discharged a firearm in relation to Count I.

7. If you have found Mr. Redfoot "Guilty" of Count II (*Assault with a Dangerous Weapon While Within Indian Country*), **then answer the charge in this paragraph.** If you have found Mr. Redfoot "Not Guilty" of Count II, **skip this question and have the Jury Foreperson sign this form.**

As to **Count V** of the Second Superseding Indictment (*Discharge of a Firearm During and in Relation to a Crime of Violence*), we unanimously find Mr. Redfoot:

☐ Not Guilty.

☒ Guilty.

If you have found the Defendant "Guilty" of Count V, **fill out the following special verdict and then have the Jury Foreperson sign this form.** If you find the Defendant "Not Guilty" **skip the following and have the Jury Foreperson sign this form.**

We unanimously find (beyond reasonable doubt) that Mr. Redfoot (check all that apply):

☒ used a firearm in relation to Count II;

☒ carried a firearm in relation to Count II;

☒ brandished a firearm in relation to Count II;

☒ discharged a firearm in relation to Count II.

Signed by Jury Foreperson

